1	ROGER P. CROTEAU, ESQ.				
2	Nevada Bar No. 4958 TIMOTHY E. RHODA, ESQ.				
3	Nevada Bar No. 7878 ROGER P. CROTEAU & ASSOCIATES, LTD.				
4	9120 West Post Road, Suite 100 Las Vegas, Nevada 89148				
5	(702) 254-7775 (702) 228-7719 (facsimile)				
6	croteaulaw@croteaulaw.com Attorney for Defendant				
7	LAS VEGAS DEVELOPMENT GROUP, LLC				
8					
9	UNITED STATES DISTRICT COURT				
10	DISTRICT OF NEVADA				
11	***				
12	BANK OF AMERICA, N.A.,				
13	Plaintiff, ) Case No. 2:16-cv-01362-APG-NJK				
14	vs.				
15	TIERRA DE LAS PALMAS OWNERS ) ASSOCIATION; LAS VEGAS )				
16	DEVELOPMENT GROUP, LLC; ABSOLUTE ) COLLECTION SERVICES, LLC,				
17	Defendants. )				
18					
19	STIPULATION TO SUBSTITUTE PARTIES				
20	COMES NOW Defendants, LAS VEGAS DEVELOPMENT GROUP, LLC ("LVDG");				
21	TIERRA DE LAS PALMAS OWNERS ASSOCIATION ("HOA"); and ABSOLUTE				
22 23	COLLECTION SERVICES, LLC ("ACS"); Plaintiff, BANK OF AMERICA, N.A. ("BANA");				
24	and proposed Defendant, AIRMOTIVE INVESTMENTS, LLC ("Airmotive"), by and through				
25	their undersigned counsel, and hereby stipulate and agree as follows:  1. On June 16, 2016, BANA filed this action seeking various relief related to a deed				
26	of trust recorded against real property commonly known as 4920 Little Cayman				
27	Street, North Las Vegas, Nevada 89031 ("the "Property") and a homeowners				
28	Sirest, Iterati Las i egas, iterada 67031 ( inc 170perty ) and a nomeowners				
	Page 1 of 4 4920 Little Cayman				

1		association lien foreclosure sale	related thereto, which was conducted by ACS on
2		behalf of HOA.	
3	2.	LVDG presented the prevailing b	oid at the HOA's foreclosure sale and thereby
4		acquired title to the Property.	
5	3.	At the time the Plaintiff filed this	s action, LVDG was the record title holder of the
6		Property.	
7	4.	LVDG subsequently transferred	and conveyed its interest in the Property to
8		Airmotive on or about December	16, 2016, by way of a Grant Deed recorded in
9		the office of the Clark County Re	ecorder on January 5, 2017, as Instrument No.
10		20170105:0002758.	
11	5.	Airmotive is currently the record	title holder of the Property.
12	6.	LVDG no longer claims any righ	t, title or interest in the Property.
13	7.	Airmotive shall be substituted as	a defendant in this action as the real party in
14		interest in the place and stead of	LVDG. LVDG shall be dismissed from this
15		action without prejudice. All cla	ims and defenses asserted by and against LVDG
16		in this action shall be deemed to	equally apply to Airmotive and the case caption
17		shall be appropriately amended.	
18	Dated this day of September, 2019.		
19	ROGER P. C	ROTEAU &	AKERMAN, LLP
20	ASSOCIAT		
21			/s/ Rex D. Garner
22	/s/ Timothy I	E. <i>Rhoda</i> J. RHODA, ESQ.	REX D. GARNER, ESQ. Nevada Bar No. 9401
23	Nevada Bar N		1635 Village Center Cir., Suite 200 Las Vegas, NV 89134
24	Las Vegas, N (702) 254-77	evada 89148	(702)634-5005 (702) 380-8572 (fax)
25	croteaulaw@	croteaulaw.com	rex.garner@akerman.com
26	Attorney for Defendant  Las Vegas Development Group, LLC and Airmotive Investments, LLC  Attorney for Plaintiff Bank of America, N.A.		
27	Tan mount In		

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2	ABSOLUTE COLLECTION SERVICES, LLC	LEACH KERN GRUCHOW ANDERSON SONG
3	LLC	SONG
4	/s/ Shane D. Cox	/s/ Ruan D. Hastinas
5	SHANE D. COX, ESQ. Nevada Bar No. 13852	<u>/s/ Ryan D. Hastings</u> SEAN L. ANDERSON, ESQ. Nevada Bar No. 7259
6	7485 W. Azure Dr., Suite 129 Las Vegas, NV 89130	RYAN D. HASTINGS, ESQ. Nevada Bar No. 12394
7	702-531-3394 702-531-3396 (fax)	2525 Box Canyon Drive Las Vegas, NV 89128
8	shane@absolute-collection.com Attorney for Defendant	(702) 538-9074 (702) 538-9113 (fax)
9	Absolute Collection Services, LLC	sanderson@lkglawfirm.com rhastings@lkglawfirm.com
10 11		Attorney for Defendant Tierra de Las Palmas Owners Association
12		
13		IT IS SO ORDERED.
14		By:
15		United States Magistrate Judge
16		Dated: September 10, 2019
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